Northern California Power Agency ("NCPA") submits this Statement of Support for the Debtors' Mutual Assistance Motion.¹

NCPA IS A MUNICIPAL UTILITY THAT IS PARTY TO MUTUAL ASSISTANCE AGREEMENTS WITH PG&E

NCPA is a nonprofit California joint powers agency established in 1968 to construct and operate renewable and low-emitting generating facilities and assist in meeting the wholesale energy needs of its 16 members – the Cities of Alameda, Biggs, Gridley, Healdsburg, Lodi, Lompoc, Palo Alto, Redding, Roseville, Santa Clara, Shasta Lake, and Ukiah, Plumas-Sierra Rural Electric Cooperative, Port of Oakland, San Francisco Bay Area Rapid Transit (BART), and Truckee Donner Public Utility District. Collectively these members serve nearly 700,000 electric consumers in Central and Northern California. These members represent the geographic breadth and diversity of the state of California – from the Silicon, Sonoma and Central Valleys to the Sierras, some are urban and some are rural, and the size of utilities represented by NCPA varies greatly as well. (*See* Declaration of Anthony Zimmer ISO NCPA's Statement of Support for TURN's Motion for Appointment of Official Committee of Ratepayer Claimants ("Zimmer Dec.") ¶ 5, Dkt. 1660-1.)

IN TIMES OF EMERGENCY AND DISASTER, PG&E RELIES ON OTHER UTILITIES AND OTHER UTILITIES RELY ON PG&E

The Declaration of Steve Coleman in support of the Mutual Assistance Motion provides an excellent and concise explanation the power industry's mutual assistance network, the interdependence of utilities in supporting one another in responding to emergency and disaster events, and the Mutual Assistance Agreements implementation of those coordinated emergency efforts. NCPA fully concurs with Mr. Coleman's characterization of and need for these agreements.

NCPA members both respond to requests for mutual aid from other utilities and rely on mutual aid in their times of need.

¹Unless otherwise defined, capitalized terms have the definitions ascribed to them in the Debtors' Mutual Assistance Motion (Dkt. 2588).

The status of these Mutual Assistance Agreements with PG&E has been under a cloud since PG&E commenced this case. Granting the Mutual Assistance Motion will provide certainty about the continued efficacy of these agreements prior to both the fire season and the winter when large outages and requests for support may occur.

CONCLUSION

NCPA wholeheartedly supports the Debtors' request for approval of PG&E's assumption of the Mutual Assistance Agreements and urges the Court to grant the Mutual Assistance Motion.

DATED: July 2, 2019. RESPECTFULLY SUBMITTED,

BOUTIN JONES INC.

By: /s/ Mark Gorton

Mark Gorton

-and-

NORTHERN CALIFORNIA POWER AGENCY Jane Luckhardt, General Counsel (SBN 141919)

Attorneys for Creditor and Party-in-Interest, NORTHERN CALIFORNIA POWER AGENCY

CERTIFICATE OF SERVICE

I am employed in the County of Sacramento; my business address is 555 Capitol Mall, Suite 1500, Sacramento, California 95814. I am over the age of eighteen years and not a party to the foregoing action.

On July 2, 2019, I served the within:

- (1) NORTHERN CALIFORNIA POWER AGENCY'S STATEMENT OF SUPPORT FOR DEBTORS' MUTUAL ASSISTANCE MOTION (Dkt. 2588)
- (by e-mail transmission) on all parties listed on the attached Exhibit A, based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I sent the document(s) to the person(s) at the e-mail address(es) as set forth on the attached service list, Exhibit A.
- (by mail) on all parties listed on the attached Exhibit B in said action by regular, first class United States mail, postage fully pre-paid, by placing a true copy thereof enclosed in a sealed envelope in a designated area for outgoing mail, addressed as set forth below. At Boutin Jones Inc., mail placed in that designated area is given the correct amount of postage and is deposited that same day, in the ordinary course of business, in a United States mailbox in the City of Sacramento, California.

I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct.

Executed on July 2, 2019, at Sacramento, California.

CARMELIA V. DOMINGO

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Exhibit A

Case: 19-30088 Doc# 2827 Filed: 07/02/19 Entered: 07/02/19 13:49:42 Page 5 of 27

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S, Inc., Attn: Konald S. Beacher Times Square New York NY 10036 Y	s, Inc., Reed Smith LLP Attn: Ronald S. Beacher 7 Times Square New York Nw York		Provencher & Flatt, LLP	Attn: Douglas b. Provencher	823 Sonoma Avenue		Santa Rosa	ঠ	95404	dbp@provlaw.com
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KIMON, P.C. Attn: Phillip K. Wang One Embarcadero Center Suite 400 San Francisco CA 94111	KIMON, P.C. Attn: Phillip K. Wang One Embarcadero Center Suite 400 San Francisco CA	Competitor interiors, inc.	KIMON, P.C.	Attn: Lillian G. Stenfeldt	One Embarcadero Center	Suite 400	San Francisco	క	94111	lillian.stenfeldt@rimonlaw.com
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			EXHIBIT A - Emails					
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Damage Plaintiffs/Claimants Relating to the								
North Bay Fire Litigation of October 2017								
and the Camp Fire Litigation	Ringstad & Sanders LLP	Attn: Nanette D. Sanders	4343 Von Karman Avenue	Suite 300	Newport Beach	5	92660	nanette@ringstarlaw.com
Individual Plaintiffs Executive Committee				A CONTRACTOR OF THE PROPERTY O				
appointed by the California Superior Court		-						
in the North Bay Fire Cases, Judicial Council								
Coordination Proceeding Number 4955,						~~~~		
Pursuant to the terms of the Court's Case								mor production describer
Maragement Order No. 1	Robins Cloud LLP	Attn: Bill Robins, III, Robert Bryson	808 Wilshire Boulevard	Site 450	Santa Monica	8	90401	rhryson@rohipscloud.com
Compression of the Contract of Contract		Attn: Joseph Whittington, Esq. and	TOTAL CONTRACTOR OF THE PROPERTY OF THE PROPER	ALL THE PARTY OF T		5	-	TOO
to Michael Marroquin	Rodriguez & Associates	Daniel Turek, Esq.	2020 Eye Street		Bakersfield	5	93301	
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Controls, or benan of user and								gregg.galardi@ropesgray.com
advised, or sub-advised by it	ROPES & GRAVIID	Attn: Gregg M. Galardi, Keith H. Wofford Daniel G. Eggs.	1211 Avenue of the					keith.wofford@ropesgray.com
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Energy, Inc., Solar Partners II LLC, Solar								
Partners VIII LLC, and TerraForm Power, Inc. Shearman & Sterling LLP	Shearman & Sterling LLP	Attn: C. Luckey McDowell	1100 Louisiana	Suite 3300	Houston	٢	77002	lucky.mcdowell@shearman.com
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and Pacific Gas and Electric Company and		-	٠					
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Compsel to Atlantica Yield plc and Mojave	SKADDEN, ARPS, SLATE,	0					70770	gerande similin.com
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Collinsel to Atlantica Yield plc and Mojave	SKADDEN, ARPS, SLATE,							
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Coupsel for California Franchise Tax Board	Tax Board	Attn: Todd M. Bailey	Mail Stop A-260	P.O. Box 1720	Rancho Cordova	5	95741-1720	95741-1720 todd.bailey@ftb.ca.gov
Interested Parties Director of Industrial							-	
California Department of Industrial	State of California Department		-	AAE Goldon Cato				-
Rehalions	of Industrial Relations	Attn: John Cumming	OFFICE OF THE DIRECTOR	Avenue, Suite 9516	San Francisco	4	94102	icimming@dir.ca gov
Songma County Treasurer & Tax Collector	Steckbauer Weinhart, LLP	Attn: Barry S. Glaser	333 S. Hope Street	36th Floor	Los Angeles	ర	90071	bglaser@swesq.com
In the Pire Victim Creditor	Steve Christopher		PO Box 281		Altaville	5	1000	2010A074 @ 2000
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Page 18 of 18

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esources – PUC, LLC, Tulsa Inspection									
sources, LLC, CF Inspection Management,									
2 and Cypress Energy Management – TIR,									
Counsel for Peninsula Clean Energy	-								
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edand Cypress Energy Management – TIR,									
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Exhibit B

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Exhibit B - Service List by Mail Only

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		c/o PG&E Corporation and Pacific Gas and Electric
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Debtors		Matthew Goren, Esq.
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		New York, NY 10153
Proposed Attorneys for	Keller & Benvenutti LLP	Attn: Tobias Keller, Esq. and Jane Kim, Esq.
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Unsecured Noteholders		Suite 600
of Pacific Gas and Electric		Los Angeles, CA 90067
Company		
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County of San Francisco,	& Hennigh LLP	Four Embarcadero Center Suite 4000
including all of its		San Francisco CA 94111-4106
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or instrumentalities		•
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L.P., Potrero Hills Energy		
Producers, LLC, Sunshine		
Gas Producers, LLC		
Woodland Biomass		
Power, LLC f/k/a		
Woodland Biomass		
Power Ltd.		
Internal Revenue Service	Internal Revenue Service	Centralized Insolvency Operation
		2970 Market St
		Philadelphia PA 19104-5016
Interested Party John A.	John A. Vos	1430 Lincoln Avenue
Vos		San Rafael, CA 94901
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Exhibit B – Service List by Mail Only

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States Attorney for the	Attorney for the Northern District	Federal Courthouse
Northern District of	of California	450 Golden Gate Avenue
California		San Francisco CA 94102
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Northern District of CA	District of CA	PG&E Corp. Chambers Copy
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Commission	Commission	U.S. NRC Region IV
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Commission		Washington, DC 20555-0001
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		Washington, DC 20530
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States on Behalf of the		1100 L Street, NW
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Exhibit B - Service List by Mail Only

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		New York, NY 10001-2163
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Creditors		Los Angeles CA 90067
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		San Francisco CA 94102
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Debtor-in- Possession		180 Maiden Lane
Financing Facility		New York, NY 10038-4982
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		New York, NY 10019-6064

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